## Case 1:07-cv-07061

## Document 16 Filed 03/04/2008 Page 1 of 2 PROCESS RECEIPT AND RETURN

U.S. Department of Justice United States Marshals Service

See Instructions for "Service of Process by the U.S. Marshal" on the reverse of this form.

			11.00					
PLAINTIFF	<i>j</i>		COURT CASE NUMB	ER				
Christop	her Knox	07C7061						
DEFENDANT		TYPE OF PROCESS S/C						
Marry He	nry, et al.							
SERVE	NAME OF INDIVIDUAL, COMPANY, CORPORATION	, ETC., TO SERVE OR	DESCRIPTION OF PROPERTY T	O SEIZE OR CONDEMN				
	C/O Lindbloom							
7	ADDRESS (Street or RFD, Apartment No., City, State		1					
AT	2600 N. DRENTON AVE. D	EXON IL	61021					
ND NOTICE	E OF SERVICE COPY TO REQUESTER AT NAME AND A	DDRESS BELOW:	Number of process to be					
	<del>_</del>		served with this Form - 285	1				
	Christopher Knox, #B61090		Name to the second seco	<del>                                     </del>				
	P.O. Box 2000 Tamms, Il 62988		Number of parties to be served in this case	1				
	14MMS, 11 02900			16				
	_		Check for service on U.S.A.	0				
				<u> </u>				
PECIAL INST Elephone Num	FRUCTIONS OR OTHER INFORMATION THAT WILL ASS	SIST IN EXPEDITING	SERVICE (Include Business and	Alternate Addresses, All				
<u>d</u> 1	FILE	IJ		<u>Fold</u>				
mature of Att	MICHAEL W. DOE CLERK, U.S. DISTRIC		TELEBRANE NUMBER	I DATE				
ignature of Atte	orney or other Originator requesting service on behalf of:	▼ PLAINTIFF	TELEPHONE NUMBER	DATE				
		□ DEFENDANT		01-28-08				
SPACE B	ELOW FOR USE OF U.S. MARSHAI	ONLY — DO	NOT WRITE RELO	W THIS LINE				
	eceipt for the total Total Process District District			Date				
umber of proce	ess indicated. of Origin to Serve	Signature of Authori	Signature of Authorized USMS Deputy or Clerk  TD					
	2 USM 285 if more 2 11 / 16 No. 24 No			01-28-08				
	and return that I ☐ have personally served. ☐ have legal evidence	o of namico D bana av	routed as shown is "Domoska" tha	annon described				
	il, company, corporation, etc., at the address shown above or on the							
	rtify and return that I am unable to locate the individual, cor	mpany, corporation, etc	, named above (See remarks ber	о <i>w)</i>				
ame and title	of individual served (if not shown above)			suitable age and dis- esiding in the defendant's				
			usual place o					
idenss (comple	the only if different than shown above well of well the bound of the country of t	farm	Date of Service	Time am				
CO	The offices	Cutiked	2-14-08	pm.				
C:0 .	GADDONG PECCIA &	J 4 7 7 -	Rignatura of U.S.	Marshall or Deputy				
- d1	luran ( seen cado.		1 per	Mar.				
Service Fee :	Total Mileage Charges   Forwarding Fee   Total Charges	Advance Deposits /	Amount owed to U.S. Marshal or	Amount of Refund				
<b>^</b>	(including endeavors)			C (				
	DATINGS HER CHIMISTON ?	zel proxe	S SHEET H 3	TUI CHURGO				
MARKS:	laited cent feel mail	27007 0	71/D COOO 9 ( <sub>L</sub> S)	01102				
L	el wanter							
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Form AO-399 (Rev. 05/00)

UN	NITED S	STATES 1	DIST	RICT (	COURT	Γ	_	_	_		
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		•	RICT)				-	•	_		
•	Waiver	of Servi	ice of	Sumn	nons			MA	R 04	2008	EA
TO: Christopher Knox							8.417	^;	T. 147	0001	<u>.</u>
(NAME OF PLAINTIPP'S ATTORNEY OR UNREPRE	ESENTED PLAU	NTIFF)				(	CLERK	, U.S	EL W. S. DiST	FRICT	COURT
I, Correctional Officer Lindbloom			ackı	nowledge	receipt o	of your re	equest ti	hat I v	vaive		
(DEPENDANT NAME)											
service of summons in the action of ${f C}$	hristopher	Knox vs. M	<mark>la</mark> пу Не	enry, et al	l.						
(C)	APTION OF AU	TION)									
which is ease number 07C7061			in the	United S	tates Dist	trict Cou	art for th	ıe			
(DOCKET NUMBER)											
Northern District of Illinois		,									
(DISTRICT)			•								
I agree to save the cost of service of requiring that I (or the entity on whose Rule 4.  I (or the entity on whose behalf I am	behalf I ar	m acting) be	e served	with judi	icial proce	ess in the	c manne	er pro		рy	
jurisdiction or venue of the court excep summons.	st for objec	ctions based	l on a de	fect in th	e summoi	ns or in t	the servi	ice of	'the		
I understand that a judgment may be motion under Rule 12 is not served upo			after F	cbruary 1			acting) i 	if an a	inswcr	or	
or within 90 days after that date if the r	equest wa	s sent outsid	de the U	nited Stat	tes.						
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			- 1	, 							
Z-19-04 Date	· · · · · ·	-ang		SIGNATUR	E				_		
Printed/Typed Name: _	Robe	ert Linb	оош						_		
As <u>Correctional</u> Officer	of	Dixon	Corre	ections	al Cent	ter					
TITLE	COR	PORATE DEFEND							_		

## Duty to Avoid Unnecessary Costs of Service of Summons

CORPORATE DEFENDANT

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, of that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of service was received.